1	Elise Shibles, Esq.					
1	SANDLER, TRAVIS & ROSENBERG AND GLAD & FERGUSON, P.C.					
2	505 Sansome Street, Suite 1475 San Francisco, CA 94111					
3	Telephone: (415) 986-1088 Facsimile: (415) 986-2271					
4	Attorneys for W.E.S.T. Forwarding Services					
5	Edward M. Joffe, Of Counsel*					
6	Florida Bar No. 314242 SANDLER, TRAVIS & ROSENBERG, P.A.					
7	The Waterford - Suite 600					
8	5200 Blue Lagoon Drive Miami, Florida 33126					
9	Tel. (305) 267-9200 Fax (305) 267-5155					
10	Email: ejoffe@strtrade.com					
11	* Not admitted in California; pro hac vice application submitted 06/06/08					
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13	UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF CALIFORNIA					
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	W.E.S.T. Forwarding Services Answer and Affirmative Defenses to Lapmaster International LLC Third-Party Complaint					

1	MASON AND DIXON INTERMODAL, INC., Plaintiff,	Case No. CV-08-1232-VRW				
2 3	v.) LAPMASTER INTERNATIONAL, LLC AND) HARTFORD INSURANCE CO.)	W.E.S.T. FORWARDING SERVICES ANSWER AND AFFIRMATIVE DEFENSES TO				
	Defendants.	LAPMASTER INTERNATIONAL				
5	LAPMASTER INTERNATIONAL, LLC Counterclaimant,	LLC THIRD PARTY COMPLAINT				
6	v.) MASON AND DIXON INTERMODAL, INC.,) Counterclaimant.)					
7	Countercrammant.					
8	HARTFORD FIRE INSURANCE COMPANY, individually and as subrogee of Lapmaster)					
10	International LLC., () Third-Party Plaintiff, ()					
11	v.) ITG TRANSPORTATION SERVICES, INC.;)					
12	WORLD EXPRESS SHIPPING, TRANSPORTATION AND FORWARDING SERVICES INC. 4/4/2/WEST FORWARDING					
13 14	SERVICES, INC. d/b/a/ W.E.S.T. FORWARDING) SERVICES; DOES 1 through X, inclusive Third-Party Defendants.					
15						
16	AND RELATED CROSS-ACTION					
17						
18	Third-Party Defendant, W.E.S.T. Forwarding	Services, Inc. ("W.E.S.T."), by and through its				
19	undersigned counsel, hereby files its Answer and Affirmative Defenses to Lapmaster International					
20	LLC ("Lapmaster") Third-Party Complaint and says:					
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JURISDICTION AND VENUE

- 1. W.E.S.T. denies the allegations set forth in paragraph 1 of the Third Party Complaint.
- 2. W.E.S.T. denies the allegations set forth in paragraph 2 of the Third-Party Complaint.
- 3. W.E.S.T. denies the allegations set forth in paragraph 3 of the Third-Party Complaint.

PARTIES

- 4. W.E.S.T. lacks sufficient knowledge to form a belief about allegations set forth in paragraph 4 of the Third-Party Complaint.
 - 5. W.E.S.T. denies the allegations set forth in paragraph 5 of the Third-Party Complaint.
 - 6. W.E.S.T. denies the allegations set forth in paragraph 6 of the Third-Party Complaint.
- Paragraph 7 of Third-Party Plaintiff, Lapmaster, Third-Party Complaint contains legal 7. assertion or conclusion to which no responsive pleading is required.
- 8. Paragraph 8 of Third-Party Plaintiff, Lapmaster, Third-Party Complaint contains legal assertion or conclusion to which no responsive pleading is required.

GENERAL ALLEGATIONS

- 9. W.E.S.T. lacks sufficient knowledge to form a belief about allegations set forth in paragraph 9 of the Third-Party Complaint.
 - 10. W.E.S.T. admits the allegations set forth in paragraph 10 of the Third-Party Complaint.
 - 11. W.E.S.T. admits the allegations set forth in paragraph 11 of the Third-Party Complaint.
 - 12. W.E.S.T. admits the allegations set forth in paragraph 12 of the Third-Party Complaint.
 - W.E.S.T. admits the allegations set forth in paragraph 13 of the Third-Party Complaint. 13.
- 14. W.E.S.T. lacks sufficient knowledge to form a belief about allegations set forth in paragraph 14 of the Third-Party Complaint.
 - 15. W.E.S.T. admits the allegations set forth in paragraph 15 of the Third-Party Complaint.
 - 16. W.E.S.T. denies the allegations set forth in paragraph 16 of the Third-Party Complaint.
 - 17. W.E.S.T. denies the allegations set forth in paragraph 17 of the Third-Party Complaint.

- 18. W.E.S.T. lacks sufficient knowledge to form a belief about allegations set forth in paragraph 18 of the Third-Party Complaint.
- 19. W.E.S.T. lacks sufficient knowledge to form a belief about allegations set forth in paragraph 19 of the Third-Party Complaint.
 - 20. W.E.S.T. denies the allegations set forth in paragraph 20 of the Third-Party Complaint.
- 21. W.E.S.T. lacks sufficient knowledge to form a belief about allegations set forth in paragraph 21 of the Third-Party Complaint.
- 22. Numerical paragraph 22 of the Third-Party Complaint contains no allegations to which a response is required. To the extent that numerical paragraph 22 of the Third-Party Complaint is deemed to contain any allegations, those allegations are denied.

FIRST CAUSE OF ACTION

(Declaratory Relief)

- 23. Numerical paragraph 23 of the Third-Party Complaint contains no allegations to which a response is required. To the extent that numerical paragraph 23 of the Third-Party Complaint is deemed to contain any allegations, those allegations are denied.
 - 24. W.E.S.T. denies the allegations set forth in paragraph 24 of the Third-Party Complaint.
- 25. W.E.S.T. denies the allegations set forth in paragraph 25, 25(A), 25(B), 25(C), 25(D), 25(E) of the Third-Party Complaint.
 - 26. W.E.S.T. denies the allegations set forth in paragraph 26 of the Third-Party Complaint.

SECOND CAUSE OF ACTION

Breach of Contract

- 27. Numerical paragraph 27 of the Third-Party Complaint contains no allegations to which a response is required. To the extent that numerical paragraph 27 of the Third-Party Complaint is deemed to contain any allegations, those allegations are denied.
 - 28. W.E.S.T. denies the allegations set forth in paragraph 28 of the Third-Party Complaint.
 - 29. W.E.S.T. denies the allegations set forth in paragraph 29 of the Third-Party Complaint.
 - 30. W.E.S.T. denies the allegations set forth in paragraph 30 of the Third-Party Complaint.
 - 31. W.E.S.T. denies the allegations set forth in paragraph 31 of the Third-Party Complaint.
 - 32. W.E.S.T. denies the allegations set forth in paragraph 32 of the Third-Party Complaint.
 - 33. W.E.S.T. denies the allegations set forth in paragraph 33 of the Third-Party Complaint.
 - 34. W.E.S.T. denies the allegations set forth in paragraph 34 of the Third-Party Complaint.
 - 35. W.E.S.T. denies the allegations set forth in paragraph 35 of the Third-Party Complaint.
 - 36. W.E.S.T. denies the allegations set forth in paragraph 36 of the Third-Party Complaint.

THIRD CAUSE OF ACTION

(Implied Indemnity)

- 37. Numerical paragraph 37 of the Third-Party Complaint contains no allegations to which a response is required. To the extent that numerical paragraph 37 of the Third-Party Complaint is deemed to contain any allegations, those allegations are denied.
 - 38. W.E.S.T. denies the allegations set forth in paragraph 38 of the Third-Party Complaint.

FOURTH CAUSE OF ACTION

(Negligence)

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- 39. Numerical paragraph 39 of the Third-Party Complaint contains no allegations to which a response is required. To the extent that numerical paragraph 39 of the Third-Party Complaint is deemed to contain any allegations, those allegations are denied.
 - 40. W.E.S.T. denies the allegations set forth in paragraph 40 of the Third-Party Complaint.
 - 41. W.E.S.T. denies the allegations set forth in paragraph 41 of the Third-Party Complaint.
 - 42. W.E.S.T. denies the allegations set forth in paragraph 42 of the Third-Party Complaint.
 - 43. W.E.S.T. denies the allegations set forth in paragraph 43 of the Third-Party Complaint.
 - 44. W.E.S.T. denies the allegations set forth in paragraph 44 of the Third-Party Complaint.
 - 45. W.E.S.T. denies the allegations set forth in paragraph 45 of the Third-Party Complaint.
 - 46. W.E.S.T. denies the allegations set forth in paragraph 46 of the Third-Party Complaint.
 - 47. W.E.S.T. denies the allegations set forth in paragraph 47 of the Third-Party Complaint.
 - 48. W.E.S.T. denies the allegations set forth in paragraph 48 of the Third-Party Complaint.
 - 49. W.E.S.T. denies the allegations set forth in paragraph 49 of the Third-Party Complaint.

FIFTH CAUSE OF ACTION

Negligent Interference with Prospective Economic Advantage against All Third Party Defendants

- 50. Numerical paragraph 50 of the Third-Party Complaint contains no allegations to which a response is required. To the extent that numerical paragraph 50 of the Third-Party Complaint is deemed to contain any allegations, those allegations are denied.
 - 51. W.E.S.T. denies the allegations set forth in paragraph 51 of the Third-Party Complaint.
 - 52. W.E.S.T. denies the allegations set forth in paragraph 52 of the Third-Party Complaint.
 - 53. W.E.S.T. denies the allegations set forth in paragraph 53 of the Third-Party Complaint.

AFFIRMATIVE DEFENSES

FIRST AFFIRMATIVE DEFENSE

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The Third-Party Complaint fails to state a claim against W.E.S.T upon which relief can be granted.

SECOND AFFIRMATIVE DEFENSE

On May 19, 2006, the President of Lapmaster International signed a customs power of attorney appointing W.E.S.T. as its customs broker and freight forwarder. (Exhibit A) Among other things, in this agreement, Lapmaster International acknowledged receipt of WEST Forwarding Services Terms and Conditions of Service governing all transactions between the Parties. Paragraph 21 of those Terms and Conditions reads as follows:

- 21. Governing Law: Consent to Jurisdiction and Venue. These terms and conditions of service and the relationship of the parties shall be construed according to the laws of the State of Ohio without giving consideration to principals [sic] of conflict law. The customer agrees as follows:
 - (a) irrevocably consents to the jurisdiction of the United States District Court and the State Courts of Ohio.
 - (b) Agrees that any action relating to the services performed by Company shall only be brought in said courts.
 - (c) Consent to the exercise of in personam jurisdiction by said courts over it, and
 - (d) Further agrees that any action to enforce a judgment may be instituted in any jurisdiction. (emphasis added.)

Accordingly this court lacks jurisdiction over the claims asserted against W.E.S.T.

THIRD AFFIRMATIVE DEFENSE

On May 19, 2006, the President of Lapmaster International signed a customs power of attorney appointing W.E.S.T. as its customs broker and freight forwarder. (Exhibit A) Among other things, in this agreement, Lapmaster International acknowledged receipt of WEST Forwarding Services Terms and Conditions of Service governing all transactions between the Parties. Paragraph 9 of those Terms and Conditions reads as follow:

9. Disclaimers: Limitation of Liability

- Except as specifically set forth herein, Company makes no express or implied warranties in connection with its services:
- Subject to (c) below, Customer agrees that in connection with any and all services performed by the Company, the Company shall only be liable for its negligent acts, which are the direct and proximate cause of any injury to Customer, including

- loss or damage to Customer's goods, and the Company shall in no event be liable for the acts of third parties;
- In connection with all services performed by the Company, Customer may obtain additional liability coverage, up to the actual or declared value of the shipment or transaction, by requesting such coverage and agreeing to make payment therefore, which request must be confirmed in writing by the Company prior to rendering services for the covered transaction(s).
- In the absence of additional coverage under (b) above, the Company's liability shall be limited to the following:
 - (i) where the claim arises from activities relating to "Customs business," 50.00 per entry or the amount of brokerage fees paid to the Company for the entry, whichever is less;
- In no event shall Company be liable or responsible for consequential, indirect, (e) incidental, statutory or punitive damages even if it has been put on notice of the possibly of such damages.

Accordingly, the liability of W.E.S.T., if any, is limited by this contractual provision.

FOURTH AFFIRMATIVE DEFENSE

On May 19, 2006, the President of Lapmaster International signed a customs power of attorney appointing W.E.S.T. as its customs broker and freight forwarder. (Exhibit A) Among other things, in this agreement, Lapmaster International acknowledged receipt of WEST Forwarding Services Terms and Conditions of Service governing all transactions between the Parties. Paragraph 4 of those Terms and Conditions reads as follow:

4. No liability for the selection or services of third parties and/or routes) actions or inactions of. Unless services are performed by persons or firms engaged pursuant to express written instructions from the Customer, Company shall use reasonable care in its selection of third parties, or in selecting the means, route and procedure to be followed in the handling, transportation, clearance and delivery of the shipment; advice by the Company that a particular person or firm has been selected to render services with respect to the goods, shall not be construed to mean that the Company warrants or represents that such person or firm will render such services nor does Company assume responsibility or liability for any action(s) and/or inaction(s) of such third parties and/or its agents, and Company shall not be liable for any delay or loss of any kind, which occurs while a shipment is in the custody or control of a third party or the agent of a third party; all claims in connection with the action(s) or inaction(s) a third party shall be brought solely against such party and/or its agents; in connection with any such claim, the Company shall reasonably cooperate with the customer, which shall be liable for any charges or cost incurred by the Company.

Accordingly, the liability of W.E.S.T., if any, is limited by this contractual provision.

On May 19, 2006, the President of Lapmaster International signed a customs power of attorney appointing W.E.S.T. as its customs broker and freight forwarder. (Exhibit A) Among other things, in this agreement, Lapmaster International acknowledged receipt of WEST Forwarding Services Terms and Conditions of Service governing all transactions between the Parties. Paragraph 7of those Terms and Conditions reads as follow:

FIFTH AFFIRMATIVE DEFENSE

7. Declaring Higher Value To Third Parties. Third parties to whom the goods are entrusted may limit liability for loss or damage; the Company will request excess valuation coverage only upon specific written instruction from the Customer, which must agree to pay any charges therefore in the absence of written instruction or the refusal of the third party to agree to a higher declared value, at Company's discretion, the goods may be tendered to the third party, subject to the terms of the third party's limitations of liability and/or terms and conditions of service.

Accordingly W.E.S.T. invokes any and all exculpatory clauses and limitations of liability contained in any bills of lading, receipts and tariffs issued by other parties.

SIXTH AFFIRMATIVE DEFENSE

The alleged damages complained of were caused or contributed to by the negligence or culpable conduct of parties other than W.E.S.T. and W.E.S.T is, therefore, not liable to Third-Party Plaintiff or, alternatively, the amount of damages recoverable by Third-Party Plaintiff must be diminished in the proportion which the negligence or culpable conduct attributable to Third-Party Plaintiff bears to the negligence or culpable conduct which caused the damage.

SEVENTH AFFIRMATIVE DEFENSE

The alleged damages were caused and brought about by an intervening and superseding cause and were not caused by W.E.S.T., or by a person for whom W.E.S.T. is responsible.

WHEREFORE, W.E.S.T., demands judgment dismissing Third-Party Complaint in its entirety or, alternatively, a judgment limiting its liability pursuant to the foregoing, together with the costs and disbursements of this action and such other and further relief which this Court deems just and proper.

Dated: June 16, 2008

Respectfully submitted,

SANDLER, TRAVIS & ROSENBERG, P.A. And GLAD & FERGUSON, PA

505 Sansome Street, Suite 1475 San Francisco, CA 94111

Tel: 415-986-1088 Fax: 415-986-2271

Email: eshibles@strtrade.com

By: /s/Elise Shibles

ELISE SHIBLES

Attorneys for W.E.S.T. Forwarding Services

Edward M. Joffe, Of Counsel*

Florida Bar No. 314242

SANDLER, TRAVIS & ROSENBERG, P.A.

The Waterford - Suite 600 5200 Blue Lagoon Drive Miami, Florida 33126 Tel. (305) 267-9200 Fax (305) 267-5155

Email: ejoffe@strtrade.com

I, Elise Shibles, declare under penalty of perjury that the following facts are true and correct:

I am employed by the law firm of Sandler, Travis & Rosenberg and Glad & Ferguson, P.A.,

PROOF OF SERVICE

whose address is 505 Sansome Street, Suite 1475, San Francisco, CA 94111. I am over the age of

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On June 16, 2008, I served the following document:

18 years, and not a party to this action.

W.E.S.T. FORWARDING SERVICES ANSWER AND AFFIRMATIVE DEFENSES TO LAMPMASTER INTERNATIONAL LLC THIRD PARTY COMPLAINT

^{*} Not admitted in California; pro hac vice application submitted 06/06/08

1	by the CM/ECF notification system to the following attorneys of record:				
2	Matthew S. Conant, Esq.				
3	Email: msc@llcllp.com				
4	Jeffrey D. Cohen, Esq. Email: jcohen@freightlaw.net				
5	Lori Ann Sebransky, Esq. Email: las@llcllp.com				
6	John F. Hughes, Esq.				
7	Email: jhughes@gordonrees.com				
8	Christopher James Brennan, Esq. Email: cbrennan@blwlawfirm.com				
9	Michael Joseph Daley, Esq.				
10	Email: mdaley@rallaw.com				
11	Paul Keenan, Esq. Email: pkeenan@freightlaw.net				
12	I declare under manelty of negivery under the laws of the United States that the foresceine is true				
13 14	I declare under penalty of perjury under the laws of the United States that the foregoing is true and correct and that this proof of service was executed on June 16, 2008, at San Francisco, CA.				
15	and correct and that this proof of service was executed on June 10, 2000, at San Francisco, CA.				
16	/s/ Elise Shibles				
17	Elise Shibles				
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EXHIBIT A

06-01-06 05:47pm	From-Lapmaster International	8479673903	T-092 P.002/002 F-296
en/irs # 20-018	CUSTOMS POW 3843 DESIGNATION AS EXP	ER OF ATTORNEY/ ORT FORWARDING AGENT and	·
	Acknowledgement	of Terms and Conditions	
10.00	kers and Ponyarders Association of America, Inc.	√ appropriate box:	Individual
(Review 01/00)			Partnership Corporation
LAPIN			Sole Proprietorship Limited Liability Company
KNOW ALL MEN BY THE	ESE PRESENTS: That, Jan 143	He Thein an one	(doing
	EURPORATION Limited Lia	bility to enser the laws of the S	tate of
business as a (individual, par	Full harms of India. (Full harms of India.) (Full harms of India.)	KKton St. Malton Grove	IL (065) hereby constitutes and
DIPLA D	XPIESS SHIPPING ITAMSPOICE	is officers, employees, and/or specifi	cally authorized agents, to act tor and
on its behalf as a true a	and lawful agent and attorney of the grant	or for and in the tiatile, place and	stead of said grantor, from this date,
	"territory") either in writing, electronically, or		
documents required by	eclare, or swear to any customs entry, law or regulation in connection with the tory, shipped or consigned by or to said gro	antor:	
Perform any act or cor	ndition which may be required by law o	or regulation in connection with su	
Make endorsements on or swear to any statem	bills of lading conferring authority to trainent or certificate required by law or required by	Julia Official Commence ()	•
withdrawal of imported clearance, lading, unlad all bonds which may be sided for in portion 45	for and as the act of said grantor any merchandise or merchandise exported ing or navigation of any vessel or other se voluntarily given and accepted under 35, Tariff Act of 1930, as amended, or affide	means of conveyance owned or op- applicable laws and regulations, of avits or statements in connection with	perated by said grantor, and any and consignee's and owner's declarations in the entry of merchandise;
Sign and swear to any	document and to perform any act that	may be necessary or required by or other means of conveyance owned	l or operated by said grantor;
Authorize other Custom issued for Customs dut	ns Brokers duly licensed within the terril by refunds in grantor's name drawn on the service of process on behalf of the grantor	tory to act as grantor's agent, to be Treasurer of the United States; I ::	if the grantor is a nonresident of the
And generally to trans	act Customs business, including filing of the territodes, in which said granto	of claims or protests under section or is or may be concerned or into	
Giving to said agent an fully as said grantor of	d attorney full power and authority to do a build do if present and acting, hereby rat	nying and common y	_
This power of attorney of this power of attorn	to remain full force and effect until revo	an in the same to the same a	
Appointment as Forwar export documents (i.s. completion of an expo	ding Agent: Grantor authorizes the above, commercial invoices, bill of lading, insert on grantor's behalf as may be required: BIT: WEST Forwarding	ed under law and regulation in th	ne territory and to appoint forwarding
	Services Tem	ms and Conditions of Service governi	ing all transactions between the Partie
Wat - Constor is a Limite	ed Liability Company, the signatory certifies	that he/she has full authority to exec	cute this power on behalf of the Granto
IN WITNESS WHERE	EOF, the said LA (MASTER)	Internation and	
caused these presen	ts to be sealed and signed: (Signature) - 1000	
(Congothy) V	PRESIDENT_	Date: 5/19/06	
(Capacity)		,	
Witness: (if required)			

If you are the importer of record, payment to the broker will not relieve you of liability for U.S. Customs charges (duties, taxes or other debts owed Customs) In the event the charges are not paid by the broker. Therefore, if you pay by check, Customs charges may be paid with a separate check payable to the "U.S. Customs Service" which shall be delivered to Customs by the broker. Importers who wish to utilize this procedure must contact our office in advance to arrange timely receipt of duty checks.

APPERSON PRINT MANAGEMENT SERVICES - NCSFAALZ - WHSE, NO. 02080

TERMS AND CONDITIONS OF SERVICE

A PROPERTY.

These forms and conditions of service constitute a tegally binding contract between the "Company" and the "Customer" sorvices, the Terms and Conditions set both in such other documenta(s) shall govern those services.

1. Definitions. . In the event the Company renders services and issues a document containing Terms and Candillons governing such

ĒĒ agents, insurers and underwriters, Shipping Transportation and Forwarding Services, Inc. dta W.E.S.1. Forwarding Services, its substitiates r which the Company is rondoling service. as well as its agents order representatives, including, but not t underwriters, break-bulk agents, consignees, etc. It is the responsibility of the Customer to provide notice to provide notice related companies, agents and/or representatives;
 limited to, shippers, importers, carriers, secured parties,
 e and copy(s) of these forms and conditions of service to

or representa-

- (c) "Documentation" shall meen all information received directly or indirectly from Customer, whether in paper or electronic form;
 (d) "Ocean Transportation Informediaries" (*CIT*) shall include an "ocean fielght forwarder" and a "non-vescel operating carrier".
 (a) "Third parties" shall include, but not be limited to, the following: "carriers, truckmen, equirent, injuration, customs, brokers, agents, warehousemen and others to which the goods are entusted for transportation, carriage, handling and/or delivery and/or storage or otherwise.

 Company as agent. The Company acts as the "agent" of the Customer for the purpose of performing duties in connection with the entry and release of goods, post entry services, the securing of export licenses, the filing of export documentation on behalf of the Customer and other dealings with Government Agencies: as to all other services, Company acts as an independent contractor.

- ing fise the chim. The failure to give the Company timely ordice shall be a complete definise to any sult or action commonced by Customer.

 (b) All suits against Company must be fined and properly served on Company as below:

 (ii) For claims arising out of ocean transportation, within one (1) year from the date of loss;

 (iii) For claims arising out of air transportation, within two (2) years from the date of loss;

 (iii) For claims arising out of air transportation, within two (2) years from the date of loss;

 (iv) For any and all other claims of any other type, which two (2) years from the date of the loss;

 (iv) For any and all other claims of any other type, which two (2) years from the date of the loss;

 (iv) For any and all other claims of any other type, which two (2) years from the date of the loss;

 (iv) For any and all other claims of any other type, which two (2) years from the date of the loss;

 (iv) For any and all other claims of any other type, which two (2) years from the date of the loss;

 (iv) For any and all other claims of any other type, which two (2) years from the date of the loss;

 (iv) For any and all other claims of any other type, which two (2) years from the date of the loss;

 (iv) For any and all other claims of any other type, which two (2) years from the date of the loss;

 (iv) For any and all other claims of any other type, which two (2) years from the date of the loss;

 (iv) For any and all other claims of any other type, which two (2) years from the date of the loss;

 (iv) For any and all other claims of any other type, which two (2) years from the date of the loss;

 (iv) For claims arising out of third parties and the company and the company and the company and all other claims and the company and the company and the company of the company and the control of a third party of the agent;

 (iv) For claims arising out of the company and the control of the present of date (1) years from the date of the loss of the appear of the appear of the company and the company and the company
- (a) Customor acknowledges that it is required to review all documents and declarations propared and/or filled with the Customes Service, other Government and specific rate or amount set forth in the quotation and payment arrangements no agreed to the propared and/or filled with the customer specific rate or all information furnished by Customer, applications, documentation and/or export data to the United States and/or at third parties, and will information furnished by Customer shall use reasonable can to insure the correctness of all such information and shall information or challenges the discussion of the Customer's talliure to disclose information or any increasing the correctness of all such information and shall information or company and all information required to import, export of enter the goods.

 Declaring Higher Value To Third Parties. Third parties to when the goods are entirested may limit itality for loss or damage; the Company which meeting one to may enter the correctness of the third party and/or terms the goods.

 The customer sport to pay any charges therefor, in the absence of written in entiretion or the ordered to do so in written instructions of service.

 Insurance. Unless requested to do so in writing and continues of service.

 Insurance of the third party and/or terms and conditions of service.

 Insurance of the third party and/or terms and conditions of service.

 Insurance of the third party of order the requested insurance.

 Subject to (c) below, Customer agrees that in connection with pocular or express or implied warrantics in connection with pocular produces and costs in connection with pocular produces and costs in connection with pocular produces.

 Subject to (c) below, Customer agrees that in connection with a co

- Except as specifically set for thronis, Company inabias no express or implied wartantice in connection with its services;
 (b) Subject to (c) blacked blacked to (c) blacked to (c) blacked blacked to (c) blacked

- as a presidence of recordinging agent for Cristians agent for Cristians in Schilding Rulings. Hing Profest, etc. Unless required by Constants in withing allowing Rulings. Hing Profest, etc. Unless required by Constants in withing and agreed to by Company in withing. Company shall be under no obligation to undertake any pre- or post Customs indexed action, including, indicated by Chistomer or Specify Regards a decision of post Customer or specify thereon the number of pieces, provided and issuance of Bills of Lading. Where Company pieces to pay for sante, Company shall be under no obligation to specify thereon the number of pieces, provided and Customer or its agent and Customer and Customer and Customer or its agent and Customer and Cus
- then in such event the If the remainder hereof shall remain in full force shall be construed according to the laws of the in full farce and effect.

 Take of the State of Ohio without giving consideration to
- werability, in the event any Paragraphics and/or position(s) hereof is based to be invalid and/or unenforceable, worthing Law; Consent to Jurisdiction and Venue, These terms and seavilises of service and the rolations which of law. The customor agrace as follows introverably consents to the jurisdiction of the United States (Paul and the State Courts of Ohio, agraes that any action relating to the services pedianned by Charleshy shall cold be haved a solid courts. of service and the relationship of the parties
- agrees that any action relating to the securics profounced by Conferent shell contacts which are consent to the concelled if in personnen purefation by said results own it and further agrees that any action to enforce a pudpersonner may be installed in away further agrees.